

The Gazette of India



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PART IV

Advertisements and Notices by Private Individuals and Private Bodies

VISHAKHAPATNAM PORT Port Fund Receipts and Charges for the Year 1962-63

| Receipts | | | | | Charges | | | | |
|---------------------|--|--|---------------------|---------------------|--|--|---------------------|--|--|
| Actuals for 1961-62 | Heads | Final modification figures for 1962-63 | Actuals for 1962-63 | Actuals for 1961-62 | Heads | Final modification figures for 1962-63 | Actuals for 1962-63 | | |
| Rs. nP. | | Rs. | Rs. nP. | Rs. nP. | | Rs. | Rs. nP. | | |
| 1,29,94,126·52 | I. Wet Docks and Wharves | 1,49,41,100 | 1,37,60,805·57 | 16,16,893·71 | 1. General Charges | 30,43,200 | 27,99,492·64 | | |
| .. | II. Bunder and Jetties | .. | .. | 22,60,994·42 | 2. Wet Docks and Wharves. | 46,65,200 | 47,02,861·84 | | |
| 56,047·04 | III. Rivers and Canals | 51,900 | 61,488·34 | .. | 3. Bunders and Jetties | .. | .. | | |
| 7,64,364·36 | IV. Lands and Buildings | 6,97,500 | 8,52,374·75 | 60,782·12 | 4. Rivers and canals | 1,21,000 | 1,27,094·17 | | |
| 14,01,378·69 | V. Railway Department | 17,30,500 | 18,89,973·12 | 5,52,992·57 | 5. Lands and Buildings | 9,39,600 | 10,76,430·51 | | |
| 39,364·25 | VI. Dry Docks | 28,900 | 33,025·25 | 8,56,541·09 | 6. Railway Department | 24,80,300 | 9,76,077·08 | | |
| 5,16,996·98 | VII. Port Department | 5,23,800 | 5,22,989·51 | 61,764·81 | 7. Dry Docks | 1,34,600 | 2,16,904·81 | | |
| 10,16,449·14 | VIII. Interest and Miscellaneous | 10,80,400 | 12,17,676·44 | 26,91,381·77 | 8. Port Department | 40,85,400 | 45,92,128·93 | | |
| | | | | 27,15,895·00 | 9. Debt charges | 30,81,000 | 30,28,903·00 | | |
| 1,67,88,726·98 | Total General Account | 1,90,54,100 | 1,83,38,332·98 | 1,08,17,245·49 | Total General Account | 1,85,50,300 | 1,75,19,892·98 | | |
| 2,07,861·98 | X. Special Receipts | 1,50,900 | 1,29,491·19 | 58,75,973·50 | 11. Special Expenditure. | 13,92,700 | 14,62,799·86 | | |
| .. | Salvage receipts. | .. | .. | 10,900·07 | Suspense-Miscellaneous. | 1,37,600 | 2,80,806·36 | | |
| 1,69,96,588·96 | Total Receipts. | 1,92,05,000 | 1,84,67,824·17 | 1,67,04,119·06 | Total charges. | 2,00,80,600 | 1,92,63,499·20 | | |
| 82,06,673·01 | Opening balance. (i) Cash (ii) Balance in Deposits | 91,60,999 | 84,99,143·51 | 84,99,143·51 | Closing balance. (i) Cash (ii) Balance in Deposits | 82,85,399 | 77,03,468·48 | | |
| 2,52,03,262·57 | GRAND TOTAL | 2,83,65,999 | 2,69,66,967·68 | 2,52,03,262·57 | GRAND TOTAL | 2,83,65,999 | 2,69,66,967·68 | | |

S. RAMACHANDRAN,
Chief Accountant,
Vishakhapatnam Port.

C. R. REDDY,
Port Administrative Officer,
Vishakhapatnam Port.

THE EAST INDIA JUTE & HESSIAN EXCHANGE LTD., CALCUTTA.

The 17th September 1963

No. G/84/63—The approval of the Deputy Director, Forward Markets Commission, under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with S.O. 1162, dated the 4th May, 1960 has been obtained to the following amendments made to the Bye-laws of the East India Jute and Hessian Exchange Ltd., Calcutta, for trading in Hedge Contracts in Raw Jute and Jute Goods, the same having been previously placed on the Notice Board of the Exchange pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954:—

In the said Bye-laws :—

Chairman's power to suspend trading.

1. After Bye-law 62, the following Bye-law shall be added namely :—

62A. (i) The Chairman may, if in his opinion it is expedient in the interest of the trade so to do,

order suspension of trading in any or all hedge contracts for any or all delivery months for a period not exceeding three consecutive days by posting a notice on the Notice Board to that effect and shall inform the Commission accordingly. In the absence of the Chairman, the Vice-Chairman or the acting Chairman is authorised to exercise such powers as provided hereinabove.

A meeting of the Board shall be called forthwith to consider the situation and to decide what further action, if any, should be taken in the matter.

Board's power to suspend trading.

(ii) The Board may by a Resolution duly passed by a majority of Directors present at the meeting and posted on the Notice Board suspend trading in any or all hedge contracts for any or all delivery months as they deem fit for a further period of not more than two consecutive days or in all for a period of five consecutive days including the period of suspension.

sion mentioned in the immediately preceding clause and shall inform the Commission accordingly.

Board's power with the concurrence of the Commission to suspend trading.

- (iii) If any further suspension of trading is deemed necessary by the Board, they may by a Resolution passed and posted on the Notice Board to that effect and subject to the prior concurrence of the Commission suspend trading in any or all hedge contracts in any or all delivery months as they deem fit for a period of not exceeding fifteen consecutive days in aggregate.

Commission's power to suspend trading.

- (iv) The Commission may, if in its opinion it is expedient in the interest of the trade so to do, direct suspension of trading in any or all Hedge Contracts for any or all delivery months for a period not exceeding 5 consecutive days and extend such period by 5 days at a time up to a maximum period of 15 days.

Board's power in case of unhealthy trading.

62B. If the Board consider that conditions in the forward trading in Hedge Contracts either for raw jute or for hessian cloth or for sacking bags or any of them are unhealthy for continuance of normal trading, and continuance of trading in any of these commodities is likely to affect adversely the interests of the trade or public interests, they may delegate to a Sub-committee such functions as they may deem necessary in pursuance of these Bye-laws, which shall include authorisation to that Sub-committee—

- (i) to call, from time to time, for detailed statements in such form or forms as the sub-committee may deem necessary in respect of transactions in any of the hedge contracts for any of the delivery months for any day or days from some or all members.
- (ii) to call for the production of such records and/or books of accounts from any member or members in respect of the transactions in hedge contracts as it may deem necessary and/or to call for such explanations from any member or members and/or require a member or his Authorised or Nominated representatives to give evidence or explanations in respect of such matters.
- (iii) Members shall be required to submit such detailed statements and/or explanations and/or produce records and/or books of accounts and/or appear either in person or through their Authorised or Nominated representatives as may be called for by the Sub-committee within 24 hours from the receipt of notice issued by that Sub-committee.

Board's power in case of member's failure to submit statement, records, etc.

62C. If any member fails to submit within the prescribed time statements and/or explanations and/or produce the records and/or books of accounts and/or to appear in person and/or through his Authorised or Nominated representative as required under the preceding Bye-law, the Board shall have the power to take disciplinary action against such member under the Bye-laws.

62D. (i) A member failing to deposit margin as provided in these Bye-laws and Regulations or in orders issued thereunder shall be required by the Board or the Chairman to suspend trading forthwith. A notice of such suspension shall be immediately posted on the notice board of the Exchange and the suspension shall continue until the margin required is duly deposited. During the period of suspension, the provisions of Bye-law 238 shall apply to a suspended member.

(ii) A member shall not directly or indirectly enter into any arrangement or adopt any procedure for the purpose of evading or assisting in the evasion of the margin requirements prescribed under the Bye-laws, regulations or orders issued thereunder.

II. After Bye-law 158A, the following Bye-law shall be added, namely :—

Minimum/maximum price for alternate tenderable varieties or grades.

158B. Whenever maximum and/or minimum prices for basic varieties of jute goods under Standard Contracts Nos. I and II or for basic grade of Raw Jute under Standard Contract No. III are in force on the Due Date, the tender of alternate tenderable varieties or grades as mentioned in Bye-laws 93(b), 94(b) and 123 (b) respectively for Standard Contracts Nos. I, II and III in respect of the said delivery shall also be prohibited below/above the said minimum/maximum prices except that the said minimum/maximum prices may be adjusted to the extent of discounts/premia fixed by the Board of Directors in respect of the tender of the said alternate tenderable varieties or grades.

III. Bye-laws 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, and 222 shall be deleted.

IV. After Bye-law 211 and under Chapter XIII Emergency Bye-laws, the following Bye-laws shall be added, namely, 212A, 213A, 213B, 214A, 215A :—

Reasons for emergency and how it can be declared.

212A. If in the opinion of the Board due to—

- (1) Shortage or anticipated shortage, and/or excess or anticipated excess of Raw Jute and/or Jute Goods,

or

- (2) Squeeze or corner or bear raid or attempt at such squeeze or corner or bear raid in respect of Raw Jute and/or Jute Goods.

or

- (3) Wide gap between the prices of Raw Jute and Jute Goods in Hedge Contracts and T.S.D. Contracts and ready prices *inter se*, for similar varieties and constructions,

or

- (4) Buying and selling activities and/or the position of outstanding sales and purchases of Ring members be such as are harmful to the general interest of trade and industry and that the continuance of such activities or such outstanding position is undesirable,

or

- (5) If the Board receives a declaration signed by at least one hundred members or their authorised representatives stating that an emergency has arisen or is likely to arise in any or all Hedge Contracts in any or all delivery months thereof, or that a squeeze or corner or bear raids exists,

or

- (6) Any other reason or reasons of which the Board shall be the sole deciding authority; an emergency has arisen or is likely to arise in Raw Jute or Jute Goods trade or industry, the Board may at any time pass a Resolution by a two thirds majority (a fraction contained in that two thirds being rounded off as one) at which not less than two thirds of the total strength of the Directors as on the date of the meeting were present and making a declaration to the effect that an emergency has arisen or is likely to arise in respect of any or all Hedge Contracts in any or all delivery months thereof for any period for which such emergent situation may be deemed to remain.

Emergency powers of the Board.

213A. In case an emergency has been declared in accordance with the provisions of the immediately preceding Bye-law the Board shall have power to take with the prior concurrence of the Commission, any or all the steps enumerated herein below by a Resolution for any period for which such an emergent situation may be deemed to remain in any or all the Hedge Contracts in any or all delivery months :—

- (i) To fix the maximum and/or minimum prices and prohibit members from effecting transactions beyond such maximum and/or minimum

price or prices and to effect any changes in such maximum and/or minimum prices as the Board may deem fit from time to time, and/or

- (ii) To suspend the normal provisions relating to penalty or to fix revised rates of penalty for failure to declare Approved Mark, Approved Station and Approved Godown, failure to tender, or failure to take delivery of the tendered goods against any contract or contracts, and/or
- (iii) To fix revised rates of premia or discounts for tendering alternate varieties and grades of raw jute and/or jute goods which may have already been fixed under Bye laws 98, 123A and 126A of these Bye-laws, and/or
- (iv) To make additions and/or alterations to tenderable varieties or grades of raw jute and/or jute goods in case of a squeeze or corner and/or
- (v) To delete any of the tenderable varieties or grades of raw jute and/or jute goods in case of a bear raid and/or
- (vi) (a) (i) To fix the date and time for the purpose of clause (b) hereinbelow.
(ii) To fix an emergency clearing price or prices,
(iii) To fix an emergency clearing day,
(iv) To fix an outward payment day for such emergency clearing
- (b) Every Hedge Contract for a delivery month or delivery months, for which clearing price has been fixed under the immediately preceding clause, entered into between a member and a member or between a member and a non-member outstanding on the date and time mentioned under sub-clause (a) (i) hereinabove shall be deemed closed out at the rate or rates appropriate to such contract or contracts fixed under sub-clause (a) (ii) hereinabove
- (c) All cover money dues arising out of every such contract between members shall be paid through the Clearing House on the Clearing day fixed under sub-clause (a) (iii) hereinabove and the relevant Clearing House provisions of these Bye-laws shall apply.
- (d) All cover money dues arising out of every such contract between a member and a member or between a member and a non-member shall become immediately due and payable

Commission's powers

213B The powers specified in the preceding Bye-law 213A may be exercised by the Commission, in respect of any or all Hedge Contracts for any or all delivery months where, in the opinion of the Commission, it is expedient in the interests of the trade and industry or the public interest so to do

The Commission to be kept informed.

214A In respect of any of the actions taken in exercise of powers vested under the preceding Bye-laws in this chapter, the Board shall forthwith inform the Commission and continue to keep the Commission informed in detail of the developments from time to time

Withdrawal and/or cessation of emergency

215A (a) An emergency, if declared for a specified period, by virtue of powers vested in or under any of these Bye-laws shall be deemed to have come to an end on the expiry of the specified period for which the emergency has been declared

(b) An emergency, if declared for an unspecified period by virtue of the powers vested in or under any of these Bye-laws shall be deemed to have come to an end, if the Board adopt a Resolution to that effect by a simple majority with the prior concurrence of the Commission

(c) Having declared an emergency for a specified period, if the Board is of the opinion that emergent conditions have ceased to exist prior to the expiry of the specified period, the Board may by adopting a Resolution to that effect by a simple majority withdraw that emergency with the prior concurrence of the Commission and the said emergency shall cease immediately.

V. Clause (a) of Bye-law 223 shall be deleted and the remaining Bye-law shall be renumbered 216A

VI In Bye-law 223A, the words "where action contemplated in any of these Bye-laws has not been taken by the Board" occurring at the end of the Bye-law shall be deleted and the said Bye-law shall be renumbered as Bye-law 217A

VII Bye-law 224 shall be renumbered as Bye-law 218A, and the words and the figure "having due regard to the provisions of Bye-law 222" occurring in the lines 4 and 5 of the Bye law shall be deleted

K. K. DATTA
Secretary

LOST

The undernoted UP Zamindari Abolition Compensation/Rehabilitation Grant Bond(s) originally standing in the names of persons mentioned thereagainst, and only the Zamindari Abolition Compensation Bonds marked 'B' below last endorsed to Akhtar Hasan, the proprietor, by whom they were never endorsed to any other person, having been lost, notice is hereby given that the payment of the above Bond(s) and the instalment thereupon has been stopped at the Public Debt Office, Reserve Bank of India Lucknow and that application is about to be made for the issue of duplicate(s) in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the abovementioned security(ies)

Name of the advertiser Akhtar Hasan
Residence Seohara (Dt Bijnor)

| Bond No. | Loan | Amount | Name of the Original Holder |
|------------|----------------|--------|-----------------------------|
| | | Rs | |
| LK00274548 | U P Z A R G | 50 | Akhtar Hussain |
| LK00274549 | Do | 200 | Do |
| LK00274550 | Do | 200 | Do |
| LK00274551 | Do | 1,000 | Do |
| LK00274552 | Do | 1,000 | Do |
| LK00274553 | Do | 1,000 | Do |
| LK00274554 | Do | 1,000 | Do |
| 'B' | | | |
| LK01634395 | U P Z A C Bond | 100 | Jehangir Khan |
| LK01081246 | Do | 200 | Do |
| LK01081247 | Do | 200 | Do |

The undernoted bonds originally standing in the names noted thereagainst and last endorsed to Abeeda Khatun, the proprietor by whom they were never endorsed to any other person, having been lost, notice is hereby given that the payment of the undernoted bonds and the instalment thereupon have been stopped at the Public Debt Office, Reserve Bank of India, Lucknow and that application is about to be made for the issue of duplicates in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the undernoted securities

Name of advertiser Abeeda Khatun
Residence Seohara, Distt Bijnor

| Bond No | Loan | Amount | Favouring | Last endorsed to |
|------------|-----------|--------|----------------|------------------|
| | | Rs | | |
| LK00043090 | U P Z A C | 100 | Akhtar Hussain | Abeeda Khatun |
| LK00043091 | Do | 200 | Do | Do |
| LK00043092 | Do | 500 | Do | Do |
| LK00043102 | Do | 50 | Do | Do |
| LK00043103 | Do | 500 | Do | Do |
| LK00404227 | Do | 200 | Akhtar Hussain | Do |
| LK00404228 | Do | 1,000 | Do | Do |
| LK01215592 | Do | 100 | Akhtar Hasan | Do |
| LK00394019 | Do | 1,000 | Do | Do |
| LK01215593 | Do | 500 | Do | Do |
| LK00394018 | Do | 500 | Do | Do |

STOLEN

The Government Promissory Notes with all the particulars as detailed below which were never endorsed to any other person by the proprietors having been stolen, notice is hereby given that the payment of the notes and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Bombay and that application is about to be made for the issue of the duplicates in favour of the proprietors. The public are cautioned against purchasing or otherwise dealing with the below mentioned securities. It is further added that the Government Promissory notes shown against item Nos. 4, 5, 6 were endorsed by Savalaram Vithoba Shinde. Vishwanath Savalaram Shinde and Ramadas Savalaram Shinde in favour of (1) Shri Murlidhar Shankar Jandhe of Nasik (2) Shri Keru Yamaji More of Sinnar and (3) Shri Rakhamaji Veduji Supekar of Nandagaon respectively, which at the time of theft from the custody of Shri Savalaram Vithoba Shinde were not re-endorsed in the favour of proprietors on termination of the contract :—

| Serial No. | Number | Loan Amt. | Originally issued to | Last endorsed to | |
|------------|-----------|------------------------------|----------------------|-------------------------|------------------------------|
| 1 | BYO 68459 | 3½% National | 500 | Imperial Bank of India. | Ramadas Savalaram Shinde. |
| 2 | BYO 81166 | Do. | 500 | Reserve Bank of India. | Do. |
| 3 | BYO 81167 | Do. | 1,000 | Do. | Vishwanath Savalaram Shinde. |
| 4 | BYO 68468 | Do. | 1,000 | Imperial Bank of India. | Murlidhar Shankar Jandhe. |
| 5 | BYO 68469 | 3½% National plan loan 1964. | 1,000 | Imperial Bank of India. | Keru Yamaji More. |
| 6 | BYO 68470 | Do. | 1,000 | Do. | Rakhamaji Veduji Supekar. |

Name of Advertiser—SAVALARAM VITHOBA SHINDE.

Residence—Poona Road, near Nasardi Bridge, Nasik.

CHANGE OF NAMES

I, Sidda, skilled Artisan, T. No. 2229 of carriage lifting shop of the Central Railway Workshop, Mysore South, of my own free will desire to change my name from "Sidda" to "M. B. Papaiah".

"I, Sanyasi Rao Mistry T. No. 5021 Smithy Shop shall henceforth be known as Veeram Venkateswar Rao."

"I, hitherto known as Namdev Kumbhar son of Shri Savlaram employed as Sorting Postman, General Post Office, Sorting & Delivery Deptt., BOMBAY-1, have changed my name and shall hereafter be known as Namdev Savlaram Chindarkar.

Namdev Sawlaram Kumbhar
Sd/- (in existing name)

"I, Nirmal Kanti Bakshi of Telegraph Clerk, Office, Calcutta, have changed my name and title to Khintindra Narayan Roy as per affidavit No. 11118, dated 15-7-63 of the Presidency Magistrates Court."

"I, hitherto known as Rabindra Raman Barua son of Shri Late Maharaj Barua Mahajan. Clerk Hindustan Building P.O. Cal.-13, residing at 39B Moore Avenue, P.O. Regent Park, Calcutta-40, have changed my name and shall hereafter be known as Rabindra Raman Barua Mahajan".

Rabindra Raman Barua
(Sd. in existing name)

Know all to whom it concerns in future that myself henceforth want to be known and addressed as Dukhi Thakur instead of Dukhi in all matters official as well as private.

L/M DUKHI THAKUR
Telephone Exchange
P.O. Suri
Distt. Birbhum

I, SUBIMAL DAS, S/o SHRI JOGESH CHANDRA DAS of 30, D. D. Mandal Ghat Road, P.O. Ariadaha, District 24-Parganas, employed in the Income-tax Department, P-7, Chowringhee Square, Calcutta-1, will henceforth be known as "SUBIMAL DAS GUPTA".

Consequent on the marriage, Kum. SHAKUNTALA HUCHACHARYA MORAB desires to be known addressed as Smt. VIJAYLAXMI PANDURANGRAO KULKARNI.

Kum. S. H. MORAB

I, hitherto known as, Chandran Mamandur Kannapiran, son of Late Sri Mamandur Kidambi Srinivasan of village Mamandur, Cheyyar Taluk, Madras State, has changed my name into Mamandur Kidambi Chandran.

I hitherto known as RAJKARAN HARIJAN, son of Shri KAULESHWAR RAM employed as STM. No. 6951049 Ordnance Depot, in Shakurbasti Delhi-6, residing at M-88, Harinagar, P.O. Tilaknagar, New Delhi-18 have changed my name and shall hereafter be known as RAJ KARAN RAM.

RAJ KARAN HARIJAN
Sd/- (in existing name)

I, Kaitan Kustant Fernandes working in the Collectorate of Central Excise, Bombay, has changed my name to Kaitan Francis Kustant Borges.

I, the undersigned S/o Hasmat Ali, H. No. 90/65, Iftakarabad, Kanpur, a permanent Filer (T. No. 67/MM) of Small Arms Factory, Kanpur do hereby relinquish my old name 'RAZZAQ' and assume the modified name of "ABDUL RAZZAQ" in lieu thereof.

ABDUL RAZZAQ
H. No. 90/65, Iftakarabad
Kanpur
28-10-63

I hitherto known as RAM PYARI KHIRBAT, daughter of Shri GHANSHAM DASS, student in Basic S.T.C. Training School for Women, Jodhpur and resident of 17/7, Railway Colony, Delhi Kishan Ganj have changed my name and shall hereafter be known as RAJ RANI SAPRA.

Yours faithfully,
RAM PYARI KHIRBAT
17/7, Railway Colony,
Delhi Kishan Ganj,
Delhi

FORM NO. 151

See Rule.....315

COMPANIES ACT, 1956

Member's Voluntary Winding up.

Notice of appointment of Liquidator pursuant to Section 516.

Name of the company—SHARMA INDUSTRIES (INDIA) PRIVATE LIMITED.

Nature of business—Engineering and Machinery dealers.

Address of registered office—Mohalla Ajit Pura, Jullundur City.

Name and address of the Liquidator—Shree A. D. Kapoor, Chartered Accountants, Civil Lines, Jullundur City.

Date of appointment—18th October 1963.

By whom appointed—Extra-Ordinary General Meeting.

Signatures.....

Designation : *Director*

Sharma Industries (India) P. Ltd.

Dated : 18th October 1963.

NOTICE

In the matter of **SHARMA INDUSTRIES (INDIA)
PRIVATE LIMITED**

(Under Section 485 of the Companies Act, 1956)

Notice is hereby given that Shri A. D. Kapoor, Chartered Accountant, Civil Lines, Jullundur City, was appointed Voluntary Liquidator in the Extra-Ordinary General Meeting held on 18th October 1963.

By order of Board of Directors

Director

Sharma Industries (India) Private Ltd.

Dated : 18th October 1963.

